THIERMAN BUCK, LLP 1 Mark R. Thierman, Esq. (Nev. Bar No. 8285) mark@thiermanbuck.com Joshua D. Buck, Esq. (Nev. Bar No. 12187) josh@thiermanbuck.com Leah L. Jones, Esq. (Nev. Bar No. 13161) leah@thiermanbuck.com 7287 Lakeside Drive Reno, Nevada 89511 Telephone: (775) 284-1500 Fax: (775) 703-5027 Christian Gabroy, Nev. Bar No. 8805 christian@gabroy.com **GABROY LAW OFFICES** 170 S. Green Valley Pkwy Henderson, NV 89012 Tel. (702) 259-7777 Fax. (702) 259-7704 Charles A. Jones, Nev. Bar No. 6698 caj@joneslawfirm.com JONES LAW FIRM 9585 Prototype Court, Suite B Reno, NV 89521 Tel. (775) 853-6440 Fax. (775) 853-6445 Attorneys for Plaintiff

SEMENZA KIRCHER RICKARD

Lawrence J. Semenza, III, Esq.
Nevada Bar No. 7174
ljs@skrlawyers.com
Christopher D. Kircher, Esq.
Nevada Bar No. 11176
cdk@skrlawyers.com
Jarrod L. Rickard, Esq.
Nevada Bar No. 10203
jlr@skrlawyers.com
10161 Park Run Drive, Suite 150
Las Vegas, NV 89145
Tel: (707) 835-6803
Fax: (702) 920-8669

SACKS, RICKETTS & CASE LLP

Luanne Sacks (*pro hac vice* application to be submitted)
lsacks@srclaw.com
Robert B. Bader (*pro hac vice* application to be submitted)
rbader@srclaw.com
177 Post Street, Suite 650
San Francisco, CA 94108
Telephone: (415) 549-0580
Facsimile: (415) 549-0640

Attorneys for Defendants

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ARTHUR F. COYNE., on behalf of himself and all others similarly situated,

Plaintiff,

VS.

26 STATION CASINOS LLC, a Nevada Limited Liability Company, RED ROCK RESORTS, INC., a Delaware Corporation,

28 RESORTS, INC., a Delaware Corporation, and DOES 1 through 50, inclusive,

Defendants.

Case No.: 2:17-cv-01603-JAD-PAL

STIPULATION AND [PROPOSED] ORDER TO TOLL THE STATUTE OF LIMITATIONS FOR FLSA CLAIMS AND TO STAY ALL PROCEEDINGS PENDING DECISION OF THE SUPREME COURT OF THE STATE OF NEVADA IN NEVILLE, JR. V. EIGHTH JUDICIAL DIST. CT.

ECF Nos. 10, 13

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Plaintiff, ARTHUR F. COYNE ("Plaintiff") on behalf of himself and all others similarly situated, by and through his counsel of record, and Defendants STATION CASINOS LLC, a Nevada Limited Liability Company and RED ROCK RESORTS, INC., a Delaware Corporation (collectively, "Defendants"), by and through their counsel of record (Plaintiff and Defendants collectively referred to as the "Parties"), submit the below stipulation to stay all proceedings in the above captioned matter pending the Nevada Supreme Court's decision in Neville, Jr. v. Eighth Judicial Dist. Ct. (Terrible Herbst, Inc.) Supreme Court Case No. 70696 (oral argument held on Monday, July 17, 2017) ("Neville").

The purpose of the requested stay is to promote judicial economy and allow this Court to more effectively control the disposition of this action with economy of time and effort for itself, for counsel, and the litigants. See Landis v. N. Am. Co., 299 U.S. 248, 254 (U.S. 1936) ("the power to stay proceedings is incidental to the power inherent in every court to control the disposition of the causes on its docket with economy of time and effort for itself, for counsel, and for litigants"); Pate v. DePay Orthopedics, Inc., 2012 WL 3532780, at * 2 (D. Nev. Aug. 14, 2012) ("A trial court may, with propriety, find it is efficient for its own docket and the fairest course for the parties to enter a stay of an action before it, pending resolution of independent proceedings which bear upon the case"), citing Leyva v. Certified Grocers of Cal., Ltd., 593 F.2d 857, 863 (9th Cir. 1979).

Resolution of the question presented in Neville may impact the Nevada wage and hour law issues in the present case. Accordingly, the Parties agree to and stipulate as follows:

- 1) Plaintiff sets forth various allegations and claims arising under the Fair Labor Standards Act ("FLSA"), Nevada Wage and Hour law, and Nevada contract law ("Plaintiff's Claims");
- 2) Plaintiff asserts his claims on behalf of himself and a group of allegedly similarly situated employees as a collective action under the FLSA and a Rule 23 class action under the Federal Rules of Civil Procedure;

3mail: info@thiermanbuck.com; www.thiermanbuck.com

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3)	Defendants dispute and deny Plaintiff's Claims, including whether the proposed
lawsuit can be	maintained as either a Rule 23 class action or a FLSA collective action, and
specifically con	ntend that Plaintiff does not have a private right of action to assert his Nevada
wage and hour	law claims for the reasons set forth in Defendants' Motion to Dismiss (ECF No
10);	

- 4) The Parties agree to stay all proceedings until the Nevada Supreme Court issues a decision in *Neville* (the "Stay Period");
- 5) The Parties further agree that the statute of limitations for all FLSA claims asserted in the Complaint are tolled from the date the Court enters the requested stay in this action until the Nevada Supreme Court a decision in Neville;
- 6) The Parties will have fourteen (14) days from the date of the Nevada Supreme Court's decision in Neville to file a status report with this Court to set an updated briefing schedule for Defendants' pending Motion to Dismiss (ECF No. 10); and
- The Parties reserve all rights and defenses to which they are entitled as of the first 7) day of the Stay Period and this stipulation does not effect and is not intended to effect a waiver of any such right or defense.

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This Stipulation is made in goo	od faith and not for the purposes of undue burden or delay.
Dated: July 21, 2017.	
THIERMAN BUCK LLP	SEMENZA KIRCHER RICKARD
/s/Leah L. Jones Mark R. Thierman, Esq. Nevada Bar No. 8285 Joshua D. Buck, Esq. Nevada Bar No. 12187 Leah L. Jones, Esq. Nevada Bar No. 13161 7287 Lakeside Drive Reno, Nevada 89511 Attorneys for Plaintiffs	/s/ Lawrence J. Semenza, III Lawrence J. Semenza, III, Esq. Nevada Bar No. 7174 Christopher D. Kircher, Esq. Nevada Bar No. 11176 Jarrod L. Rickard, Esq. Nevada Bar No. 10203 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145 SACKS, RICKETTS & CASE LLP /s/ Robert B. Bader Luanne Sacks (pro hac vice application to be submitted) Robert B. Bader (pro hac vice application to be submitted) 177 Post Street, Suite 650
	San Francisco, CA 94108
	Attorneys for Defendants
	<u>ORDER</u>
IT IS HEREBY ORDERED	that the Parties' Stipulation to stay this action and
to toll the statute of limitations for Pla	nintiff's FLSA claims is granted. This case is stayed until

further order of the court.

IT IS FURTHER ORDERED that, once the Nevada Supreme Court has issued the remittitur in Neville, Jr. v. Eighth Judicial Dist. Ct., Case No. 70696, either party may move to lift this stay.

IT IS FURTHER ORDERED that the pending motion to dismiss and request for
judicial notice [ECF Nos. 10, 11] are denied without prejudice to the refiling of the motion to
dismiss within 10 days of the order lifting stay. To the extent that the request for judicial notice
is necessary to the motion to dismiss, the request for judicial notice should be incorporated into
the motion to dismiss; the page limits in LR 7-3 apply.

Dated this ___ day of ____ 2017.

UNITED STATES DISTRICT COURT JUDGE